(JOINT INVENTOR) Atty. Docket No.: FIS920030245US1

## **Declaration and Power of Attorney for Patent Application**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below nex	of to my name. I believe I am the original first and solo
inventor (ii only one name is listed below) or an original, first and joint invent	tor (if plural names are listed below) of the subject matter.
writch is claimed and for which a patent is sought on the invention er	ntitled: MOBILITY ENHANCED CMOS DEVICES the
specification of which (check one)	The state of the s

WILLICH	is claimed and for which cation of which (check on	h a patent is sought	on the inve	ntion entitle	f plural names a d: MOBILITY	are listed below) of ENHANCED CMC	the subject matte OS DEVICES th
X	is attached	hereto.					
一十	was filed	on	as Applica	ation Serial	No	and wa	as amended o
l hereb	y state that I have revie ed by any amendment re	ewed and understand ferred to above.	the contents	of the abov	e- identified sp	ecification, includir	ng the claims, a
l ackno Code o	wledge the duty to disclor f Federal Regulations, §1	ose information which it	s material to	the patental	bility of this app	olication in accorda	nce with Title 37
certifica	y claim foreign priority be ate listed below and have that of the application on	also identified below a	any foreign a	Code, §119 pplication fo	of any foreign a or patent or inve	application(s) for pa entor's certificate ha	atent or inventor's
	Prior Foreign Applicati	on(s):					
	Number NONE	Country		Day/M	nonth/Year	Priority Cl	aimed
provide patenta	y claim the benefit under ject matter of each of the d by the first paragraph of bility of this application a r application and the nation	ne claims of this applic of Title 35, United State s defined in Title 37, C	cation is not a s Code, §112 ode of Feder	disclosed in 2, I acknowle ral Regulation	the prior Unite edge the duty to ns. §1.56 which	d States application disclose information	on in the manne
	Prior U.S. Applications	:					
	Serial No. NONE		Filing Da	ate		Status	
belief ar	y declare that all statemer re believed to be true; an made are punishable by llful false statements may	d further that these sta fine or imprisonment,	itements were or both, unde	e made with er Section 10	the knowledge 001 of Title 18	that willful false sta of the United State	atements and the
In the P (Reg. N Huberfe No. 45,0 Tiffany Redmor (Reg. N Maryam	med inventor, I hereby a atent and Trademark Off o. 47,423), Ira D. Blecker eld, (Reg. No. 26,665), To 008), Eugene I. Shkurko, Townsend, (Reg. No. 43 nd, Jr., (Reg. No. 18,753) o. 51,556), Scott A. Feld M. Ipakchi, (Reg. No. 5 o. 32,541), Hae-Chan Pa	ice connected therewith r, (Reg. No. 29,894), Stodd M.C. Li, (Reg. No. (Reg. No. 36,678), H. r, (199), Christopher A. r, Andrew M. Calderon, er, (Reg. No. 47,558), (1,835), Philip D. Lane.	n: Joseph P. teven Capella 45,554), Anth Daniel Schnu Hughes, (Re (Reg. No. 38 Charles J. Gr (Reg. No. 41	. Abate, (30,2 a, (Reg. No. hony N. Mag urmann, (Re eg. No. 26,91 8,093), S. Luk ross, (Reg. N	238), Jay Ander 33,086), James pistrale, (Reg. N g. No. 35,791), 14), John E. Ho ke Anderson, (R No. 52,972), Soc than D. Link, (R	rson, (Reg. No. 38, i. J. Cioffi, (Reg. No. io. 35,595), Margar Steven Soucar, (Roel, (Reg. No. 26,2 Reg. No. 44,507), R. tott J. Hawranek, (Reg. No. 41,548), R.	371), Mark Bilak . 51,564), Harolo et Pepper, (Reg. leg. No. 32,440) 279), Joseph C. andall H. Cherry, leg. No. 52,411), ichard S. Meyer
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(JOINT INVENTOR) Atty. Docket No.: FIS920030245US1

2/24/04

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\*Title 37, Code of Federal Regulations, § 1.56:

A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.

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